CLASSIFIED ADS

SPEND YOUR SUNDAY at Mt, View ranch, Crozier. Fine pic- State of Arizona parlor in connection. 38 miles a true and complete transcript of the from Kingman. 5-17 3 mos.

BLUE LINE TRANSFER CO. All kinds of hauling. House hold goods packed and stored. Second hand goods of all kinds bought which was filed in the office of said Ari-

FOR RENT-Adobe house, corner

WANTED-We want Arizona mining

WANTED-Middle aged woman to cook and take care of house. Wages \$30; out of town. See E. Elmo Bollinger.

LEGAL ADVERTISING

MINE WARRING MOTICE

TO WHOM IT MAY CONCERN;
NOTICE is hereby given that the COPPER MAID, COPPER PRINCE LUCKY COPPER GUEEN, COPPER BOY and PRIDE OF DELUGE Mines, situated in the Cedar Valley Mining Dictrict of Mohave County, state of Arizona, are under lease and bond to parties working same, and that neither the mines nor the owner thereof will be responsible for any labor or debt contracted, nor injuries sustained by any Employer or Employe in working said property; and that me Employer or Employe is the agent of the owner for any purpose, and that me Employer or Employe is the agent of the owner for any purpose, and that me calaim of debt is valid against said mining property or its owner.

J. F. MILLER, First Publication July27-tf TO WHOM IT MAY CONCERN:

MINE WARNING NOTICE.

TO WHOM IT MAY CONCERN:

Notice is hereby given that the Armor Plate
Nos. 1, 2, 3, 4, and 5 mining claims, situated
in Maynard mining district. Mohave County,
Arizona, are under lease and bond to parties
working the same, and that neither the mines
nor the owners thereof will be responsible for
any labor or debt contracted, nor injuries sustained by any employer or employe in working said property; and that no employer or
employe is the agent of the owners for any
purpose, and that all operatives engage it
such service at their own risk, and that no
debt or claim of debt is valid against said
mining claims or their owners.

S. G. McKESSON
MARTIN C. RICH
Kingman, Arizona, August 27th, 1917.

IN THE SUBERDOR COVERT OR

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA, IN AND FOR THE COUNTY IN AND FOR THE COUNTY
OF MOHAVE.
In the matter of the estate of Last insertion July 26.
Last insertion August 30.

Alvin B. Daniels, deceased. Order to show cause on the sale

of mining interests. It appearing to this Court by property of said estate, that it is that all said mining property be

sold

IT IS THEREFORE ORDERED by this Court that all persons interested appear before this Court deceased. day of Sentember A D. 1918, at the hour of ten o'clock A. M., of said day, at the Court First insertion Aug. 10. Last Aug 31. 4tup Room of said Court at the Court House, in Kingman, County of Mohave, State of Arizona, to show POR LABOR OR MATERIALS FURcause why an order should not be granted to said administrator

Judge of the Superior Court First insertion August 2. 1918 Last insertion August 30, 1918.

MINE WARNING NOTICE
TO WHOM IT MAY CONCERN:
Notice is hereby given that the Six Prong
No. 1. Six Prong No. 2. Gopher and Bing mining claims, situate in the Maynard Mining
District of Mohave County, State of Arizona,
are under lesse and bond to transit District of Mohave County, State of Arizona, are under lease and bond to parties working same, and that neither the mine nor the owners thereof will be responsible for any labor or debt contracted, nor injuries sustained by any employer or employe in working said property; and that no employer or employe is the agent of the owners for any purpose, and that all the operatives engage in such service at their own risk, and that no debt or claim of debt is valid against said mining property or its owners.

property or its owners. Dated February 28, 1918. THOMAS SICKLES. First insertion March 2, 1918-2m-pd.

I. R. BARTHOLEMEW County Recorder.

NOTICE FOR PUBLICATION Department of the Interior, U. S. Land Of-ice at Phoenix, Arizona, July 13, 1918. Notice is hereby given that John R. Parson, Notice is hereby given that John R. Parson, f Kingmann. Arizona, who, on March 19, 1913, nade Homestead Entry No. 021797, for W. ½, E. ½, S. E. ½ N. W. ½, N. E. ½ S. W. ½, et. ¼, Township 18 N. Range 13 W. G. & S. B. & Meridian, hus filed notice of intention make five year proof, to establish claim to be land above described, before Anson H. mith, U. S. Commissioner, at Kingman, Arima, on the 10th day of September, 1918, Claimant names as witnesses:

Claimant names as witnesses:

A. B. Fancher, of Kingman, Arizona.

Benjamin H. Hart, of Hackberry, Arizona.

J. K. P. Fancher, of Kingman, Arizona.

Hirum B. Imus, of Hackberry, Arizona.

John L. Irvin, Register. y 20-Aug. 17, 1918-up.

LEGAL ADVERTISING

United States of America,

AMENDMENT ARTICLES OF INCORPOBATION THE HUDSPETH SHEEP COMPANY

Mohave County—ss.

THIS IS TO CERTIFY that at a speclad meeting of the stockholders of THE
HUDSPETH SHEEP COMPANY, held on
the 1st day of July, 191s, at which meeting all of the issued and outstanding
stock of said corporation was represented, it was unaulmously voted by all of
the issued and outstanding stock that
Article VII of the Articles of Incorporation of THE HUDSPETH SHEEP
COMPANY be amended to read as follows:

lows:

"The affairs of this corporation shall be conducted and managed by a Board of Directors of no less than three nor more than seven members, each of whom shall be a stockholder, from which Board of Directors there shall be selected a of Directors there shall be selected and of Directors there shall be selected and of Directors of the corporation from time to time for any of the objects or ourposes of the corporation. snail be a stockholder, from which Board of Directors there shall be selected a president, vice-president, secretary and treasurer, and such other officers and assistants as may be provided for by the By-Laws. The secretary and treasurer may be one and the same person. Directors shall be elected at the annual meeting of the stockholders."

THOS. J. HUDSPETH, President, The Hudspeth Sheep Company.

Attest: C. M. LEONARD, Assistant Secretary.

State of Arizona,
Yavapai County—ss.
On this 19th day of July, 1918, personally appeared before me T. J. Hudspeth, to me known as the president of The Hudspeth Sheep Company, and C. M. Leonard, to me known to be the as sistant secretary of said company, and each of them respectively acknowledged that he executed the foregoing certificate as the president and assistant secretary of said corporation.

[Notarial Seal] J. A. PITTS,
(Notarial Seal) Notary Public.

My commission expires Feb. 11, 1922.

Filed in the office of the ARIZONA CORFORATION COMMISION this 15th day of July, A. D. 1918, at 10:00 A. M., at request of CHAS. L. LEWIS, whose post office address is KINGMAN, ARIZONA.

ARIZONA CORPORATION COMMISSION, By F. A. JONES, Chairman

Filed and recorded at Request of Chas, L. Lewis, July 17th, A. D., 1918, at 30 minutes past 9 o'clock A. M. in Book "5" of Incorporation Records, Pages 259-260 Records of Mohave County, Ari-

I. M. BARTHOLOMEW,

the petition this day presented and filed by Allen E. Ware, the len E. Ware, Administrator of the estate of Alvin B. Daniels deceased, to the creditors administrator of the estate of Al- of and all persons having claims against the vin B. Daniels, deceased, praying said deceased, to exhibit them, with the necfor an order of sale of the mining essary vouchers, within four months after property of said estate, that it is the first publication of this notice to the to the best interest of said estate that all said Administrator at his office in Kingman, Mohave County, Arizona, the same being the place for the transaction of the business of said estate, in said County of Mohave.

ALLEN E. WARE Administrator Estate of Alvin B. Daniels,

Dated Kingman, Arizona, this 5th day of August 1918.

NOTICE OF NON-LIABILITY

NISHED

be granted to said administrator to sell all of the said mining property; it is further ordered that a copy of this order be published for four successive weeks in the Mineral Wealth, a newspaper printed and published in said County.

Dated this 29 day of July, 1918

PAUL C. THORNE,

Judge of the Superior Court

NOTICE IS HEREBY GIVEN to all persons that the undersigned, A. C. Lake, is the owner of that certain mine or mining claim, hereinafter described, with all improvements thereon. That said mine is now in possession of and is being worked and operated by A. G. Goodwill, pursuant to an agreement with option to purchase, made and executed by the statutes of the State of Delaware, and all rights conferred on officers, directors, stock-bodders herein are granted subject to this reservation.

The undersigned is not working or State of Lelaware, do make, file and record

force up to and including the 12th day of November, 1918.

The undersigned is not working or operating said mine or mining claim, or any part thereof, and does not intend to work or operate said mine or mining claim, or any part thereof, or purchase any supplies or materials therefor, during the life of said agreement and option with said A. G. Goodwill.

The name of said mine or mining claim is the FOUNTAIN HEAD patented mine situate in Wallapai mining district, it Mohave County, State of Arizona, patent from the United States for which is of record in the office of the Recorder of Mohave County, State of Arizona, in Book 16 of Deeds, Page 524, to which reference is hereby made for a more particular description.

IN WITNESS WHEREOF, the said A.

reference is hereby made at ticular description.
IN WITNESS WHEREOF, the said A.
C. Lake has hereunto set his hand this twenty-second day of November, 1917.
A. C. LAKE.

MINE WARNING NOTICE.

THOMAS SICKLES.

NOTICE TO HOLD

Prospectors and claim holders are are notified that it is necessary to file Notice of Intention to Hold for 1918 the same as 1917. They are requested to file said notice as early as convenient to avoid the rush at the end of the year. This notice must be filed before January 1, 1919.

Notice blanks may be had upon application at this office.

I B. RAPTHOLEMENT.

MINE WARNING NOTICE.

To Whom It May Concern:

Notice is hereby given that the Emerson, somether with the appurtennices thereunto belonging, are under lease and bend to parties working and that neither the mines nor the machinery and building thereon, nor the owner thereof, will be responsible for any labor or debt contracted, nor injuries sustained by any employer or employe in working said properties; and that no employer or employe is the agent of the owner for any purpose, and that all operatives engage in such service at their works.

HENRY SCHAEFER.

MINE WARNING NOTICE

TO WHOM IT MAY CONCERN:
Notice is hereby given that the George Washington, Thermos, Noonday, Missing Link, Bill Taft and Cornish Boy mining claims, situated in the Walland Mining District, Mohave County, Arizona, are under lease and bond to W. G. Page, who is working the same, and that neither the mines nor the owner thereof will be responsible for any labor or debt contracted, nor injuries sustained by any employer or employe in working said property; and that no employer or employe is the agent of the owners for any purpose, and that all operatives engage in such service at their own risk, and that no debt or claim or debt is valid against said mining claim or their owners.

JOE MOYLE,
FRED MOYLE,
FRED MOYLE,
First insertion, July 20, 1918.

LEGAL ADVERTISING

STATE OF ARIZONA, OFFICE OF THE ARTICLES OF INCORPORATION OF THE NOTICE OF NON-LIABILITY FOR LABOR AMERICAN RAILWAY EXPRESS CO.

First: The name of this Corporation shall be the AMERICAN RAILWAY EXPRESS First: The name of this Corporation shall be the AMERICAN RAILWAY EXPRESS COMPANY.

Second: Its principal office or place of business in the State of Delaware shall be located in the city of Dover, County of Kent, and its resident agent shall be the UNITED STATES CORPORATION COMPANY, whose address is 311 South State Street, in said city. Third: The nature of the business and the objects and purposes proposed to be transacted, promoted and carried on, are as follows:

To engage in and carry on in the State of Delaware, and in and between any and all of

Deliware, and in and between any and all of the States, Territories and possessions of the United States and the District of Columbia, which was filed in the office of said Ariand sold. New quarters in Band Boys theatre. Phone Blue 205. Geo. Sargent, Mgr.

OR RENT—Adobe house, corner 3rd and Maple streets, Inquire of I. N. Hart, Blue 193.

WANTED—We want Arizona mining property for you. We represent some large companies that want to buy. The larger the property the better. Write to Garlick & Osborne, room 25, Galtes

Edd. Cost. Geo. Scretary.

Situe of Arizona. Money of the steels have controlled by the control of the said served of the steels have of the Carlon, and the steel of the property in the netters for the better. Write to Garlick & Osborne, room 25, Galtes

Bldg. Bakersfield, Cal.

Which was filed in the office of said Ariand sold. New quarters in and sold. New quarters in and sold. New quarters in Band Boys theatre. Phone Blue 205. Geo. Sargent, Mgr.

Which was filed in the office of said Ariand commission on the binds and Sold. New quarters in Band Boys theatre. Phone Blue 205. Geo. Sargent, Mgr.

Which was filed in the office of said Ariand in adjacent foreign countries, the business of the business of the business of carrying and transporting and forwarding by aridironds, steamboats, ships, notes, each carrying and transporting and forwarding by aridironds, steamboats, ships, notes, each carrying and transporting and forwarding by aridironds. Scala, notes, or carrying and transporting and formation in a special properties of the street is hand and in adjacent foreign countries, the business of carrying and transporting and formation in a special properties, and in adjacent foreign countries, the business of carrying and transporting and formation in adjacent foreign countries, the business of carrying and transporting and formation in adjacent foreign countries, the business of carrying and transporting and formation in adjacent foreign countries, the business of carrying and transporting and formation in adjacent foreign countries, the business of carrying and transporting and formation in adjacent foreign countries, the busines

the regulations passed in relation thereto for the transportation and delivery of dutinile inerchandise and other property in bond, from port to part in the United States or through the United States.

To take bonds of indemnity with or without security from its agents and employes, to acquire by purchase, devise or otherwise, and to hold real and personal estate of any value to the amount necessary and proper for the purpose for which it is incorporated, and to sell, mortgage or otherwise dispose of the same.

To borrow, when necessary for the purpose of its business, money, with or without pledge of or morigage on all or any of its property,

or real or personal estate; and to issue bonds, debentures or obligations of the corporation from time to time for any of the objects or purposes of the corporation.

To have one or more offices, to carry on any or all of its operations or business and without restriction or limits as to amount to purchase or otherwise acquire, to hold, own, to mortgage, sell, convey, or otherwise dispose of real and personal property of every class and description in any of the states, territories, districts, colonies or possessions of the United States and in adjacent foreign countries, subject to the laws of such state, district, territory, colony, possession or country.

To enter into, make, perform, and carry out contracts of every kind for any lawful purpose without limit as to amount with any person, firm, association or corporation; and to do a general collection business.

The foregoing clauses shall be construed to as agent for any lawful purpose; and to do a peneral collection business.

The foregoing clauses shall not be held to limit or restrict in any manner the powers of this corporation.

In general, to have and to exercise all the powers conferred by the laws of Delaware upon corporations formed under the laws of said state.

To purchase, hold and reissue any of the shares of its capital stock.

To purchase, hold and reissue any of the shares of its capital stock.

To purchase, hold and reissue any of the shares of its capital stock.

To purchase, hold and reissue any of the shares of its capital stock.

To purchase, hold and reissue any of the shares of its capital stock.

To make the description of the subscribers to the capital stock with which this corporation will commence business is Thirty-three Million Dollars (\$33,000,000).

The names and places of residence of each of the subscribers to the capital stock are as follows:

William M. Barrett, 272 West 86th St., New York City, N. Y.

William M. Barrett, 272 West 86th St., New York City, N. Y. George C. Taylor, 328 Cliff Ave., Pelham Heights, N. Y. Eurns D. Caldwell, 81 High Street, Orange,

The existence of this corporation is to be

First Insertion July 26.

Last insertion August 30.

NOTICE TO CREDITORS

Estate of Alvin B. Daniels, deceased. Notice is hereby given by the undersigned, Allen E. Ware, Administrator of the estate of Alvin B. Daniels deceased, to the creditors

The private property of the stockholders shall not be subject to the payment of corporate debts to any extent whatever.

The Directors shall have power to make and to alter or amend the By-laws; to fix the amount to be reserved as working capital, and to authorize and cause to be executed, mortgages and liens without limit as to amount, upon the property and franchises of this Corporation.

amount, upon the property and franchises of this Corporation.

The By-laws shall determine whether and to what extent the accounts and books of this Corporation (other than the stock ledger), or any of them, shall be open to the inspection of the atockholders; and no stockholder shall have any right of inspecting any account, or book, or document of this Corporation, except as conferred by law or the By-laws, or by resolution of the stockholders.

The stockholders and directors shall have power to hold their meetings and keep the books, documents and papers of the corporation outside of the State of Delaware, at such places as may from time to time be designated by the By-laws or by resolution of the stockholders or directors.

The Directors shall have power, by a reso-lution passed by a majority vote of the whole Board, under suitable provision of the By-laws, to designate two or more of their num have, to designate two or more of their number to constitute an Executive Committee, which committee shall, for the time being, as which committee shall, for the time being, as provided in said resolution or in the By-laws, have and exercise any or all the powers of the Board of Directors which may be lawfully delegated in the management of the business and affairs of the corporation and shall have power to authorize the seal of the said Corporation to be affixed to all papers which may require it.

LEGAL ADVERTISING

OR MATERIAL FURNISHED

NOTICE IS HEREBY GIVEN to all persons that the undersigned, Sabhath Bell Consolidated Mines Company, a corporation, the That we, the undersigned subscribers, to-wit owner of the Sabbath Bell and the Hurrah Fraction mines or mining claims hereinafter

described with all the improvements thereon. described with all the improvements thereon.

That said mines or mining claims are now or shortly will be in the possession of and worked and operated by B. T. Hickman, of Los Angeles, California, pursuant to a lease

the undersigned will not be responsible for any delts of the said B. T. Hickman operating or worsing and mines or mining claims under said lease and option contract.

The manes of said mines or mining claims are subject in Mohave County, in the State of Arizona, the location notices of said mines or mining claims is said and iterath Fraction, all stude, bling and being in Wallapa Mining.

Eithert in Mohave County, in the State of Arizona, the location notices of said mines or mining claims is lead of the County Reserved of said Mohave County, State of Arizona, the beetly made for a more particular and the state of the State of Arizona, the beetly made for a more particular and the state of the stat the owner for any actives engage in such services at risk, and that no debt or claim of debt is valid against said mines, mining claims or property or the owners thereof.

THE SOUTHWESTERN MINING & REDUCTION COMPANY.

By GEO. W. THEISS, Sec'y.

FRED W. THEISS. First insertion June 29, 1916.

Application No. 039946
NOTICE OF APPLICATION OF
ARIZONA WESTERN MINES COMPANY
A Corporation, for a United States Patent to
the Rambler Lode Claim.

Department of the Interior, U. S. Land Of-

The statistics of the State of Diversion, and an assembly present of the State of an abstract for the RABERS of Diversion, and an assembly present of the State of an abstract for the RABERS of Diversion and the state of the State of an abstract for the RABERS of Diversion and the state of the

LEGAL ADVERTISING

ARTICLES OF INCORPORATION

INTERNATIONAL FIBER AND CORDAGE COMPANY

NEWTON EVANS WILLIAM H. HEADY

The amount of the total authorized Capital Stock of the Corporation is One Hundred Thousand (\$196,696,96) Dollars; the number of shares into which the same is divided is One Hundred Thousand (190,090), and the par value of each share is One (\$1.00) Dollar. All or any portion of the Capital Stock may be issued in payment for real or personal property services, or any other right or thing of value necessary for, or incidental to the advancement of this Corporation, and when so issued shall become fully paid the same as though paid for in cash at par, and the Directors shall be the sole judges of the value of any property, interest, franchise, right or thing acquired or transferred to this Corporation in exchange for, or in purchase of its tion in exchange for, or in purchase of its Capital Stock. No shares of Capital Stock shall be issued until fully paid for in the manner and forms and at the price prescribed by the Board of Directors, and thereafter

LEGAL ADVERTISING

of this Corporation shall be forever exempt from its debts or obligations.

IN WITNESS WHEREOF, we hereunto set our hands and seals this 2nd day of August, 1918.

NEWTON EVANS, (Seal)
WILLIAM H. HEADY, (Seal)
STATE OF ARIZONA,

COUNTY OF MARICOPA

COUNTY OF MARICOPA.

On this 2nd day of August, 1918, before me, R. M. Tuckey, a Notary Public in and for said County, personally appeared Newton Evans and William H. Heady known to me to be the persons whose names are subscribed to the foregoing instrument and acknowledged that they exceuted the same.

WITNESS my hand and Official Seal.

(Seal) R. M. TUCKY

Notary Public in and for the County of Maricopa, State of Arizona.

My Commission expires March 8, 1920.

First Publication Aug. 10, 1918.

Last Publication Sept. 14, 1918.

STATE OF ARIZONA, OFFICE OF THE ARI-ZONA CORPORATION COMMISSION.

United States of America, State of Arizona, ss.

The Arizona Corporation Commission does hereby certify that the annexed is a true and complete transcript of the amendment of Articles of Incorporation of GOLD TRAIL MIN-ING COMPANY, which were filed in the office of said Arizone Corporation Commission on the 15th day of July, A. D. 1918, at 10 clock n. m., in provided by law,

In testimony whereof, the Arizona Corporation Commission, by it; Chairman, has hereunto set its main and affixed its official seal, bone at the City of Procnix, the capital, this is a day of July, A. F. 1918.

(SEAL)

ARIZONA CORPORATION COMMISSION ...

F. A. JONES, Chairman. United States of America, State of Arizona, ss.

ARIZONA CORPORATION COMMISSION F. A. JONES, Chairman, F. A. JONES, Chairman, Attest: SAM W. PROCTOR, Secretary, CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION OF GOLD TRAIL MINING COMPANY KNOW ALL MEN BY THESE PRESENTS: That at the adjourned meeting of stockholders of Gold Trail Mining Company, held at the office of the Company in Kingman, County of Michave, State of Arisona, on the 2nd day of July, 1918, (said meeting having been an adjournment of a special meeting of stockholders of said corporation called by resolution of the Board of Directors of the company, due notice of said special meeting having been at the by-laws of the corporation and said special meeting of stockholders having voted to adjourn said meeting to the 2nd day of July, 1918, by an affirmative vote of the majority of the issued and outstanding stock of the corporation) the Articles of Incorporation of Gold Trail Mining Commany, by a paffirments we determined to the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of the corporation of Gold Trail Mining Commany, by a paffirment we determined the corporation of Gold Trail Mining Commany by the property of the corporation of the corporation of the corporation of the corporation of t poration) the Articles of Incorporation of Gold Trail Mining Company, by an affirmative vote of the majority of the issued and outstanding

of the majority of the issued and outstanding stock of the company, were amended so that Article IV and ARTICLE VIII thereof read respectively as follows:

ARTICLE IV.

The amount of the capital stock of this corporation shall be \$150,000, divided into 1,500,000 shares of the par value of ten (10) cents each. The capital stock shall be issued as provided by the Board of Directors and may be issued in exchange for money, property, services or rights of any nature whatever, and the judgment of the Board of Directors as to the value of such property, services and rights shall be conclusive.

ARTICLE VIII.

The highest amount of indebtedness or liability, direct or contingent, to which this corporation may at any time subject itself shall be the sum of \$100,000,00.

IN WITNESS WHEREOF the said corporation has caused this certificate to be executed by its president.

tion has caused this certificate to be executed by its president, attested by its secretary and its corporate seal to be affixed this 6th day

of July, 1918.

(CORPORATE SEAL)
GOLD TRAIL MINING COMPANY
By D. A. M'MILLAN,
President.

Attest. FREDERICK GROS, Secretary. Attest. FREDERICK GROS, Secretary.

State of California, County of Los Angeles, ss.

Before me, William J. Rankin, Notary Public in and for the State and County aforesaid, on this day personally appeared D. A. Mc-Millan, known to me to be the president of the Gold Trail Mining Company, to me known to be the person whose name is subscribed to the foregoing instrument, and he acknowl edges to me that he voluntarily executed the same for and on behalf of said company, as its free act and deed, and for the uses and purposes therein mentioned.

Given under my hand and seal of office, this 6th day of July, 1918.

My commission will expire March 29, 1919, (Notarial Seal) WILLIAM J. RANKIN.

Notary Public.

Filed in the office of the ARIZONA COR-POPATION COMMISSION this 15th day of July, A. D4 1918, at 10 a. m. at request of Frederick Gros, whose post office address is H. W. Hellman Bldg., Los Angeles, Calif.

ARIZONA CORPORATION COMMISSION

By F. A. JONES, Chairman.

Filed and recorded at request of D. A. Mc-Millan, July 25, A. D. 1918, at 1 o'clock p. m. in Book 5 of Incorporations, pages 260-261, Records of Mohave County, Arizona.

I. R. BARTHOLOMEW.

L. R. BARTHOLOMEW.

By MARY CARROW, Deputy Recorder. SUMMONS

No. 1673 In the Superior Court of Mohave County State of Arizona. The Arizona Central Bank, a Corporation, Plaintiff, vo. James E. Brown and W. K. Rid-

nour as administrator of the estate of Chas.

K. Ridenour, Deceased, Defendant, Action brought in the Superior Court of Mohave County, State of Arizona, and the complaint filed in the office of the Clerk of said Superior Court.

In the name of the state of Arizona, to ames E .Brown and W. K. Ridenour as administrator of the estate of Chas. K. Ridenour. decensed, defendant, greeting:

You are hereby summoned and required to appear 'n an action brought against you by the above named plaintiff in the Superior Court of the County of Mohave, State of Arizona, and answer the complaint therein filed with the clerk of this court, at Kingman, in said county, within twenty days after the service upon you of this summons, if served in this said county, or in all other cases within thirty days thereafter, the times above mentioned being evelusive of the day of service, or judgment by default will be taken against

Given under my hand and seal of the Superior Court of the State of Arizona, in and for the County of Mohave, this 11th day of

(Signed) L. M. TEALE, Clerk of the Superior Court o fsaid Mohave

Sy PHILIP A. SMITH, Deputy Clerk. First Insertion July 13; last, Aug. 19-18-up.

NOTICE OF FORFEITURE

To Dr. F. W. Steddom:
You are hereby notified that I have expended during the years 1915 and 1916 the sum of \$400.00 in labor and the additional sum of \$3.00 recording the proof of labor certificate with the County Recorder of Mohave County, Arizona, upon the Gold Bar, Astor, Little Wonder and Banner, Lode Mining Claims, Situate in the Wallapai Mining District at Cerbat, Mohave County, Arizona, Location Notices whereof are recorded in Book W page 267, Book W page 496, Book W page 512, and Book Q page 263, the records of Mines, Mohave County, Arizona, in order to hold said mining claims under the provision of Section 2324 revised U. S. statutes and amendments thereto, approved January 22, 1890, concerning annual labor upon mining claims. of Section 2324 revised U. S. statutes and amendments thereto, approved January 22, 1890, concerning annual labor upon mining claims. And if within a days after this notice of publication, fail or refuse to contribute your tion as co-owner, together with the of this advertisement, your interessaid mining claims will become property of the subscriber, who made the required expenditure by terms of said section.

terms of said section.
Dated, Kingman, Arizona, October
11th, 1917. FRANK MASON.